OBSIBIRV

VOLUME I.

sident pro-ng Lots of of Oxlord, l in a bill

1 00

41 1 41

41 1 41

00 1 00

00 1 00

00 1 00

00 1 00

00 1 00

50 1 50

20 1 20

00 4 00

00 4 00

00 i 00

75 1 75

75 1 75

50 14 50

00 4 00

00 4 00

1 2 15

interveing

or before

, so much

as will dis-

scriber, in

35 3w

AND are

ed in the

e lands of the Counnd School the sums

16 13

20

r teforo

ercriber,

will be

D. 1824.

he Ox-

ster,

en. La

i, pay

e paid,

must be

ble for

75

75

00

PARIS, (ME.) THURSDAY MORNING, MARCH 24, 1825.

Number 38.

LAWS OF MAINE.

STATE OF MAINE.

In the year of our Lord one thousand eight hundred and twenty-five.

AN additional Act for regulating Ferries. Sect. 1. Be it enacted by the Senate and House and sleighs; at the proper charge and expense

take bonds of such ferrymen, as required in the the faithful performance of the additional dumay be, and the other moiety to him or them who shall inform and sue for the same, and be further liable to pay in an action on the case, all such special damages, as any person shall sustain by such neglect.

shall be in force from and after the first day of August next.

town of Richmond; and the liabilities and obliand remain as if no special provision had been made in the act to which this additional.

Sect. 2. Beit further enacted, That the tenth section of the act aforesaid, be, and the same is hereby repealed, so far as relates to the towns of Union and Hope aforesaid: Provided, That the said towns, may at their, annual meetduties, as defined in the eleventh section of said act, shall extend only to such places for passa-

Section 1. Be it enacted by the Senate and House of Representatives in Legislature assembled. That there shall be an Inspector of stone lime and lime casks, for the town of Lincolnville, to reside

of Representatives in Legislature assembled, That his deputies, and his and their sureties respectively,

powers, within said town, as the several inspectors of poor thereof, and to alien and manage the same actors, and their respective deputies are required to do terly meetings, in consequence of such grant or dodollars per annum.

stone lime and lime casks, in, and for the towns of Thomaston, Camden and Warren, now have, by law, within their respective towns; and he and his deputation and his deputation which the coversers for the time being, to prosecute or sue for any right that may have vested in said overseers, the ties shall do and perform the same duties within the any right that may have vested in said overseers, the said several inspections in control of said quarterly meetings, or in any of said quarterly meetings are said any or in any or in any of said quarterly meetings are said any or in a and perform, in their respective towns, by virtue of nation Provided, That the income of the grants and the act, to which this is additional; and shall be paid donations, to any one of such meetings, for the uses the same fees therefor; and that said inspector and aforesa dishall not exceed the sum of five thousand ted to him for the current year, than fifteen per centted to him for the current year, than fiftgen per cent-um on the amount of the highway tax so committed

Sect. B. Be it further enacted, That the powers grantat the several Ferries in this State, where the shall be subject to all the requirements, liabilities and ed by this act, may be enlarged, restrained or repealed at the pleasure of the Legislature. provisions of said act, in the same manner, and to the tide ebbs and flows, and the waters are so fro-Sect. 3. Be it further enacted, That instead same extent, as the said several inspectors of Thomaszen over at times, as to admit a passage on the ton, Camden and Warren, and their respective depuof double damages, given by the seventh section of the act aforesaid, the party recovering damages, in [This i ct passed February 23, 1825.] ice, it shall be the duty of all Ferrymen, so to ties, and their and each of their sureties respectively manner therein mentioned, shall be entitled to single level the ice, and repair and amend the road or are. AN ACT additional to "An Act to secure to owners their property in logs, masts, spars, damages only. Section 2. Be it further enacted. That the passage way over the same, from day to day, Sect. 4. Be it further enacted, That whenhat the same may be at all such times, safe and inspector, who shall be appointed under this act, for convenient for travellers with their teams, sleds said town of Lincolnville, shall have the sole right and eyer a fine shall be imposed on any town or planta-tion, by the Supreme Judicial Court, or Court of and other timber in certain cases," and to " An Act in addition to an Act to secure to authority to inspect all stone lime and lime casks, manu-Common Pleas, for the repair of any highway, the factured and filled in said town, either by himself or owners their property in logs, masts, spars, of the county in which such ferry may be. Clerk of such Court shall forthwith certify the same his deputies, from and after the first day of June next. and other timber, in certain cases." to the Assessors of such town or plantation; and it Sect. 2. Be it further enacted, That the sev-Section 3. Be it further enacted, That this act Section 1. Be it enacted by the Senate and shall be the duty of such Assessors, thereupon, to as-House of Representatives in Legislature assembled, in the same upon the polls and estates of such town, in the same manner as town taxes are assessed and eral ferrymen who shall be obliged to perform | shall have effect, and be in force, from and after the the services mentioned in the preceding sec- first day of June next; when all acts, or parts of acts, the services mentioned in the preceding section, shall receive such compensation therefor, have effect: Provided, That any inspector or deputy That from and after the passing of this Act, if any person or persons shall take and carry away, or conin the same manner as town taxes are assessed, and commit the same to the Collector thereof, to be colas the Court of Sessions in the county where inspector, to be appointed, by virtue of this act, may lected and paid to the Agent, appointed by the Court vert to his or theirown use, any logs, masts, spars, or such services may be performed, shall order, be appointed and qualified in pursuance of the same at other timber, the same being in or upon the Androsto superintend the collection and appropriation of such fine, at such time as said Court shall appoint; And whenever hereafter the said Court shall any time from and after the passage thereof. coggin or Saco rivers, or any of their tributary streams, and the Clerk shall be authorized, on application of their, or any of their bays or inlets, contrary to the Section 4. Be it further enacted, That from such Agent, to issue a warrant or warrants, to enforce general provision of either of the Acts to which this fourth section of the act to which this in addi- and after the first day of May next, it shall not be is additional, it shall be no justification or ground of the collection of such fine, in the same manner as the tion, it shall provide in, and by, such bond, for lawful for any person to bring or introduce by land or the faithful performance of the additional du- water, into any town within this State, any cask or Treasurer of the State is authorized to issue warrants, defence in any action, commenced therefor, that the to enforce the collection of the State Tax. log, or logs, or other timber so taken, was of the deties and services required, in this additional act. casks, purporting to be lime casks, not being filled with lime, having thereon uneffected; the mark or Sect. 5. Be it further enacted, That if the scription of prizelogs, or without a mark, and if any And every such ferryman, for each neglect to brand of any inspector of stone lime or lime casks, on other timber, or liter any mark, with intent to claim person or person shall fraudulently mark any log or Assessors of any such town or plantation shall neglect to make such assessment, and to certify the same to do and perform the duties herein required, shall penalty of forfeiting for every such cask, one dollar, the same as his, or their own, he or they shall be conforfeit and pay ten dollars; one moiety there- ded in the pinth section of the act to which this is adthe Clerk of said Court, and such town or plantation, shall not cause the highway to be repaired, to the acof to the use of the county in which such ferry ded in the ninth section of the act to which this is additional. his, or their own use, and shall be liable, for every such offence to be proceeded against in either of the ceptance of the Agent, and pay the costs of prose-cution to the Clerk, within four months, a warrant of [This act passed February 25, 1825.] distress may then be issued, for such fine or costs, or ways provided in the first section of each of the Acts both, as the case may be, in the same manner as to which this additional. AN ACT in addition to "An Act to secure rent though this act had not passed. Section 2. Be it further enacted, That all the to lessors of house lots and mill privileges, prize logs, on which no mark can be found, whereby to Sect. 6. Be it further enacted, That the Agent appointed by such Court, shall, within three indentify the owner or owners, shall be considered the and for other purposes." Sect. 3. Be it further enacted, That this act property of the lg owners generally, in each of said rivers, and shall be sold for the purpose of defraying the expenses of diving the river, in manner following, viz: The owners of logs on Saco river, shall meet months after the same fine shall have been paid to Be it enacted by the Senate and House of Representatives in Legislature assembled, That from and after the passing of this act, whenever any lessor shall attach any building, or buildings for the purpose of se-at or near Salmon Falls, in Buxton, and the owners shall be put on file, for the inspection of all persons This act passed February 10, 1825.] AN ACT in addition to "An Act to incorporate the town of Richmond."

Be it enacted by the Senate and House of Representatives in Legislature assembled, That from and after the first day of May next, the town or Richmond, shall not be bolden to support, or contribute to the support of any pauper, who resided within the limits of the present town of Bowdoinhum, on the tenth day of February.

AN ACT in addition to "An Act to incorporate the first section of the first section of the first section of the act, to which this is additional, and shall afterwards of logs on Androseggin river, shall meet at the toll-house on Androseggin river, shall meet at the stall feet what hark shall be put on the first Monday of the Be it enacted by the Senate and House of Rep-Bowdoinham, on the tenth day of February, "such lessor shall levy his execution in the same shall have been held for choosing him to that office, and the person purchasing the same as aforesaid, shall be the owner of all the logs in such rivers having the prize mark/and all the logs in the same having no resentatives in Legislature assembled, That any une thousand eight hundred and twenty-three; manner" and that " the same proceedings shall be but shall be had, as are provided by law, in cases of attaching and but shall be holden to support all paupers who selling on equity of redemption," is hereby repealed.

resided. on that day, within the limits of the [This act passed February 28, 1825.] person who shall have been admitted to practise law. in the highest Court in any other State, where the mark, to al legal intents and purposes, as though dualifications for admission are equal to those required his own mark was on the same; and the master rived ed in this State, may be admitted to practise in this ed in this State, may be admitted to practise in this State: Provided he otherwise conforms to the rules gations of each of said towns in reference to all AN ACT to exempt from taxation Manufactuof said logs to aid in defraying the expenses of driving the ed in this ct shall be considered as relating to any ecuted his professional studies two years in this State. Steel for limited times. fencing stur, ranging timber or drift stuff, not evidently cut and stended for mill logs, or to any logs hav-[This act passed February 25, 1825.] Section 1. Be it enacted by the Senate and House of [This act passed February 15, 1825.] Representatives in Legislature assembled, That the ining no mar, the ownership of which can be proved AN ACT in addition to an act entitled " an act dividual shares, property or stock, both real and personal, of each and every company which may hereafter by good and sufficient evidence. AN ACT respecting the fisheries in the Counconcerning Parishes." Sect. 3 Be it further enacted, That the ties of Lincoln and Cumberland. be incorporated in this State, as a body politic, for the Sect. 1. Be it enacted by the Senate and House of Sect. 1. Be it enacted by the Senate and hourse of Representatives in Legislature assembled, erection of works, buildings, machinery, raw material in the year of our Lord one thousand eight hundred eighth andhinth sections of the first Act, to which Representatives in Legislature assembled, That whenever any parish or religious society at any legal meeting thereof shall grant and vote, for any legal That the first section of an act of the General and capital in whatever shape, necessary for the full and twent-one, be, and the same are hereby repealpurpose, any sum of money and assess the same upon the polls and estates of the several members thereof, Court of the Commonwealth of Massachusetts, and complete use and operation of those works, shall ed, so far is the same are repugnant to this Act, and passed the first day of March, in the year of our Lord one thousand seven hundred and nine-ty-eight, entitled "An Act for the preservation of the fish called Salmon, Shad and Alewives in the rivers, streams and waters within the countries of the fish called Salmon, Shad and Alewives in the rivers, streams and waters within the countries of first the expiration of such companies; and all such companies as have been hereto-the rivers, streams and waters within the countries of first the expiration of such companies; and all such companies as have been hereto-and regulating the fees of the several officers. it shall be lawful for the members of said parish or religious society, to appoint their treasurer a collector of taxes, with the same powers, within the said AN ACT in addition to "An Act establishing parish or religious society as is provided for the Treasurer of a town, who has been duly appointed a collecand regulating the fees of the several officers tor of said town, pursuant to the provisions of an act ties of Lincoln and Cumberland, and for repealing all other laws heretofore made for that purpose, so far as respects their operation in said counties? which said act is still in force, in certain parts of said counties, so far as relates to the said counties, so far as relates to the said counties. and other persons therein mentioned." entified "an act concerning the assessment and col-lection of taxes," passed March 21st, in the year of Section 1. Be it enacted by the Senate and our Lord one thousand eight hundred and twenty-one House of Representatives in Legislature assembled, Mulalis Mulandis; with similar powers to appoint any That in addition to the fees already given by law to tain parts of said counties, so far as relates to section 2. Be it further enacted, That the assessors to the rivers, streams and waters, within the for the purpose of manufacturing cotton, wool, iron or towns of Union and Hope, in the county of Linsteel, may hereafter establish and put in operation works for the manufactory of those articles, shall not include in the valuation of those towns or plantations, the include in the valuation of those towns or plantations, the individual shares, property or stock real or pertowns, at their annual towns, at their annual towns, at their annual towns, and the individual shares, property or stock real or pertowns, or dollar and fifty cents. For making out a dead and return of the sale of such equity, one dolnumber of Deputies or assistants, whom he shall require to give bonds, for the faithful discharge of their duties, in such sums and with such sureties, as the assessors of such religious society shall direct. Sect. 2. Be it further enacted, That the members of said parish or religious society, may by habitants of either of said towns, at their annual meeting, in March or April, shall decide by
their votes, that any passage or sluice way shall
be opened in their respective towns, as provided in said section, the same shall be in force,
the town where the land lies, and two adjoining towns, on dollar and fifty cents. For making out a
towns, on dollar and fifty cents. For making out a
deed, and turn of the sale of such equity, one dollar and fifty cents: And when the estate, right, title,
now incorporated by this State, for like purposes, shall
be exempted in like manner for the period of five years
for that ways as forces relates to the particular to the period of the period of five years
for that ways as forces relates to the particular to the period of the period of five years
for the town where the land lies, and two adjoining towns, on dollar and fifty cents. For making out a
deed, and return of the sale of such equity, one dollar and fity cents: And when the estate, right, title,
or interes, of any person holden or claimed, in virtue
of a possession or improvement, as expressed in "An
Act for the settlement of certain equitable claims, vote at such meeting authorize similar abatements upon said taxes to be paid into such collector and Preasurer or his deputy, within thirty, sixty, or one hundred and twenty days after the delivery of said tax bills, as towns are authorized to make, by virtue of the fifty-seventh section of the act last mentioned, in the foregoing section; and such taxes as shall not be paid in, within either of the aforesaid periods, for that year, so far as relates to the particular from and after the passing of this act. Act for the settlement of certain equitable claims, passage or sluice way so decided upon. arising or real actions, it shall be seized and sold upon [This act passed February 7, 1825.] shall be collected by said Treasurer and Collector, Execution by any officer, he shall be entitled to the same fees as are above given in case of sale of an his deputy or deputies, in the same manner as town AN ACT additional to " An Act for the better taxes under similar circumstances. equity of redemption. For causing appraisers to be securing and rendering more effectual grants Sect. 3. Be it further enacted, That the Asand donations, to pious and charitable pur- it shall be the duty of every officer, who shall levy an sessors of any Parish or Roligious Society, which shall poses." execution on real estate, to cause the same to be reregulate the collection of their taxes agreeably to the ing in March or April, choose Fish wardens, agreeably to the provisions of said section, whose duties as defined in the elements relief to the provisions of said section, whose duties as defined in the elements relief. provisions of this act, shall assess their taxes in due corded by the Register of Deeds, of the county where form, and deposite the same in the hands of said Treassuch land lies, within three months after such levy. urer and Collector for collection, together with a war-[This Act passed February 25, 1825.] rant for that purpose, after he shall have been duly people called Quakers, shall be deemed so far a body cornorate, as to take and hold in succession, all qualified, together with his Deputy or Deputies; and AN ACT in addition to the several Acts now in at or before the same time, shall post up a notificages and sluice-ways, as shall have been deci- grants and donations of estate, real, personal or mixforce respecting Highways. tion or notifications thereof, together with a copy of ded upon in the manner provided by this act. ed, made, or hereafter to be made to their respective Sect. 1. Be it enacted by the Senate and the second section of this act, at the principal outer monthly meetings, or to the preparative meetings Sect. 1. Be it enacted by the Senate and the second section of this act, at the principal outer constituting the same, or to either of them, to said House of Representatives in Legislature assembled, Purish or Religious Society or at such others. This act passed February 15, 1825.] AN ACT additional to "An Act to regulate the manufacture and inspection of Stone Lime and Lime Cusks."

constituting the same, or to either of them, to said process of the Supreme Judicial Court, shall have authority to discontinue any highway laid cording to the terms and conditions, on which the same shall be rendered inexpedient by any court of Sessions, when the same shall be rendered inexpedient by any Parish or Religious Society, or at such other place or places, as may at any legal meeting, be designated by said Parish or Religious Society for posting up no-tifications for calling their meetings for prudential af [This act passed February 22, 1825.] overseers for the time being, to prosecute or sue for, highway laid out by authority of the Supreme Judiany right that may have vested in said overseers, the cial Court; and whenever a petition shall be pending, AN ACT establishing the line between Litchfield and Hallowell. poor of said meetings, or in any of said meetings, in before the Supreme Judicial Court, for laying out a consequence of such grant or donation. Section 2. Be il further enacted, That the overseers ing of any highway, or estimation of damages there-Section 2. Be il further enacted, That the overseers within said town, and to be appointed by the Governor, with advice and consent of Council, and to be by the Governor, with advice and consent of Council, and to be by the Governor, with advice and consent of Council, and to be by the Governor, with advice and consent of Council, and to be by the Governor, shall, be deemed so far a body corporate, as to take and them removable at pleasure; which inspector, shall, beld in succession, all grants and donations of real faithfully to perform the same, and shall give a bond, with sufficient sureties to the Treasurer of the State, situate within the territorial bounds of their respective monthly meetings, and all grants and domains, of personal estate, made by any porson dwelling within said bounds, made, or hereafter to the faithful performance thereof, in the sum of one the faithful performanc Be il enacted by the Senate and House of Representa-

PARIS.....THURSDAY, MARCH 24, 1825.

We copy, with a great deal of pleasure, the following candid and liberal remarks made by the Editor of the National Journal, on the retirement of Mr. Crawford from the office of the Treasury Department. Such sentiments are worth cultivating, and ought to be preserved as a monument of magnanimity.

"Washington, March 12. "The Hon. WILLIAM II. CRAWFORD, late Secretary of the Treasury, left this city yesterday morning, accompanied by his family, for his residence in Georgia. It is impossible to 5 and act to authorise the town Council of Georgetake leave of one, who has served so long in the councils of his country, in situations of high 6 an act to in Corporate South Corolina Society and trust, and in times of great public embarrassment, without feeling some degree of sadness and sorrow at the reflection, that we may have seen him for the last time. Mr. Crawford retires from service, we believe, with a fortune by no means ample, and with a constitution considerably impaired by the ravages of a severe and long continued disease. The inhabitants of this city who have had the happiness to know him in his domestic and social circle, than half of the members elected to the next which the writer asserted, that in order to inwill long have cause to regret the necessity of Legislature are new ones. his departure from among us. For ourselves, though we preferred another for the Presidency, we have had no other feeling towards Mr. Crawford than respect for those qualities which so strongly endeared him to his friends. We most heartily wish him a speedy and perfect restoration of health, and the enjoyment of many years of social happiness and domestic

The following are the remarks of the Editor of the Charleston (S. C.) Courier, on the consistency of some papers" in this country. Our readers will recollect, that we have here-*tofore adverted to this subject.

"As certain insects change their shape and character, and certain birds their plumage, so certain newspapers in this country are rapidly undergoing a change in their political complexion and views of things. From being the violent and declared enemies of Mr. Adams, predicting every evil omen to befall him, threatening his administration with " opposition from the President of the United States, with the consent Polonius—and now it is a " camel"—and then it is a "weasel" -and then, for sooth, it is "very agreement between the late President and the Senate like a whale." Such, already, is the complai- on the subject, the office of Adjutait General has been sant compliance of those who, with their col- vacant. During that time, the duies of the station ors nailed to the mast," in token of eternal have been discharged, ad interin, by Major C. J. An attack of fever on the road compelled him him to his fate. Indeed, it is but too probable hostility, are now spreading their canvass to lieve he has filled the station to the satisfaction of the sufficient strength to pursue his journey. In the state of the station to the satisfaction of the sufficient strength to pursue his journey. In the state of the station to the satisfaction of the sufficient strength to pursue his journey. In the state of the station to the station to the station to the sufficient strength to pursue his journey. In the station to the station to the station to the sufficient strength to pursue his journey. In the station to the station to the station to the sufficient strength to pursue his journey. In the station to the station to the station to the sufficient strength to pursue his journey. In the station to the stati

Pursue the triumph, and partake the gale,"

It is said of Hamlet, that when the wind was It is not to be doubted, that these seeming professions of friendship, and efforts at conciliation, will be duly appreciated. The Ficar of Bray was certainly a successful model for the similation of sycophants of modern times.

ed with the Government of Colombia, in relation to the African Slave Trade. The injunction of secreey with him and a large party of Desha's acquaintances. In this vicinity resided the murderer, him from his horse; he clapt spurs to his father and father-in-law.

The deceased was an entire stranger here, the was silent from prudential considerations: he was a young man, unwilling the mutual right of reach as the Treaty (civing the mutual right of reach as the Treaty (civing the mutual right of reach as the Treaty (civing the mutual right of reach as the Treaty (civing the mutual right of reach as the Treaty (civing the mutual right of reach as the Treaty (civing the mutual right of reach as the Treaty (civing the mutual right of reach as the Treaty (civing the mutual right of reach as the Treaty (civing the mutual right of reach as the Treaty (civing the mutual right of reach as the Treaty (civing the mutual right of reach as the Treaty (civing the mutual right).

The deceased was an entire stranger here,

real or apparent, which actuate them, we sincerely rejoice, that the premature and terrific Clayton, Edwards, Findlay, Harrisol, Jackson,
denunciation of Mr. Adams, is thus speedily redenunciation of Mr. Adams, is thus speedily redenunciation of Mr. Adams, is thus speedily re-linquished, and that the serpents of faction have ny, Branch, Chandler, Cobb, D'Wolf, Dekerson, Eaabandoned the idea of strangling Hercules in his ton, Gaillard, Hayne, Hendricks, Holme, of Maine,

We noticed by an account in the Cincinnati (Ohio) Gazette, that a woman about sixteen years of age was brought to bed with FOUR living children, who were all perfect, and in living children, who were all perfect, and in Distressing Occurrence.—On the 29th anuary, as of a number of persons who witnessed their fine health at three weeks old. We need not Mr. Robert Wraith, engineer, was at worl on board departure; Desha with nothing about him but marvel, that the current of emigration sets so the steam boat Sciota, at Cincinnati, Ohb, his foot a horse-whip, heavily loaded with lead, and

acting Secretary of the Treasury, until Mr. Rush returns from London.

of the New Orleans Argus and Mercantile Adverse both burnt in a most shocking manner, so that Ball, about two miles from Desha's. To this der Hasle, and all the crow were drowned. That on the child's life is despaired of, and the moher is lan-man's house the horse of the deceased ran up, the 15th of the said month of January, this deponent an honorable way, an editorial dispute. Shots guishing in great agony. were exchanged without any effect; small swords were then brought into action, both were wounded, but not severely, and a reconciliation ensued. We have but few such brave William Simpson, a Southern trader, was murdered, editors in this granter of the world, if we expeared that Simpson and content of the Bank of Virginia.

Hannah Pedge, of New-Castle, recovered one this being common, attracted no particular notice. All except Simpson, returned to the tayern in the ise of marriage, against Mr. Joel Hill, of St. Common Pleas, held at the reas usual. Next morning being Sunday, three could not pay the money; got on her, and the reas usual. Next morning being Sunday, three could not pay the money; got on her, and the reas usual. The related to the same time, but white more of a remarkable appearance the deceased rode) as his property, and said he had ise of marriage, against Mr. Joel Hill, of St. there as usual. Next morning being Sunday, three could not pay the money; got on her, and the same time, but the same time, but white more of a remarkable appearance the deceased rode) as his property, and said he had the same time, but the same time, but white more of a remarkable appearance the deceased rode) as his property, and said he had the same time, but the same time, but white more of a remarkable appearance the deceased rode) as his property, and said he had the same time, but the same time, but the same time, but the same time, but white more of a remarkable appearance the deceased rode) as his property, and said he had the same time, but the same * the present month.

of Frederick County, Maryland,

The following literary curiosity, it is said, was found at Columbia, South Carolina, the

the profession, generously offers the author the original manuscript by paying for advertising

1 an act to give A nott liberty to leve the state for short time 2 an act to provid the powrity of the Electief fran-

cies of this State of Charles 3 an act to amend the Cherter of the State Bank.

4 an act to Crese the penneltys for braking the sab-

tow to Rase a sum of money By a Lottry for other purposes there In mentioned 7 an act to alter the 48 section of an act to Briges

1824 an act to in Corporate sertin society; there in son of the governor of kentucky, for murder

and phareys.

for the Port of Saco.

DENNY M'Cone, Esq. Collector and Inspector for the District of Waldoborough.

GEORGE WHEELWRIGHT, Esq. sppointed Collector for the Port of Kennebunk.

THOMAS SAVAGE, Esq. Collectorand Inspector for the District of York.

FRANCIS COOK, Esq. Collector aid Inspector for the District and Port of Wiscasset.

Washington, March 9.—The Treaty lately concluded between Commissiones of the United States, on the one part, and the Preek Indians on the other, for the cession of lands lyng within the limits of the State of Georgia, has been cofirmed by the Senate.

Lieut. Colonel Roger Jones has been appointed, by

the United States. For the last three years, owing probably to the dis-

the Treaty (giving the mutual right of sarch on the Leaving, however, out of the question, the seas and coasts of Africa and the West indies,) was consistency of these presses, and the motives, stricken out by a vote of 28 to 12, as follows:

The Treaty was then rejected, nem. con

EDITORIAL DUEL. It seems that the Editors of the New Orleans Argus and Mercantile Advertiser have fought a duel in order to settle, in the child's life is despaired of, and the moher is landard to the man's house the horse of the deceased ran up.

[From the Alexandria Gazette, March 10.] own part, we have frankly to acknowledge, it appears that Simpson had eaten his supper at with the ends cut open and proved to be the

Stephens, at a Court of Common Pleas, held at of them left the village, two on foot and one on horse- took the boy up behind him and rode off. Machias, in this State, on the first Tuesday of back. Simpson's not returning to the tavern on Sunday, excited no suspicions, as his business led him three shousand dollars of Mr. Charles Buckhast, of Frederick County, Maryland.

The National Gazette contains a letter none and the same house without a bridle and specials source at Tunis, giving a list of eighty-nine and following the inhabitants off in pursuit of Desha, whom he knew to be and enumerating the vessels in which they had been and enumerating the vessels in which they had been and enumerating the vessels in which they had been and enumerating the vessels in which they had been and enumerating the vessels in which they had been to be and enumerating the vessels in which they had been to be and enumerating the vessels in which they had been to be and enumerating the vessels in which they had been to be and enumerating the vessels in which they had been to be and enumerating the vessels in which they had been to be and enumerating the vessels in which they had been to be an enumerating the vessels in undertook to search, and in a very short time, with-Notwithstanding it has heretofore been said in about half a mile of the village, and near one of that "Lover 'Vows' are "brittle things," we begin to believe, that they will be forthwith considered as good as each.

In about nail a mile of the village, and near one of Desha and his brother on the mare; a pocket, two Austrian, one Sardinian, one Swedish, and but he money which it was known he had about him was book was in Desha's pantaloons' pocket, which woyed by a French man of war. It is to the honor of the boys had a good opportunity of observing for it dropped out of his pocket.

appeared in the Yorkville Pioncer, which says, it was written on a sheet of letter paper, in crooked lines, most of which were South 48 East. It is published verbatim et literatim, except some marginal notes in hieroglyphics, which we are unable to decypher." The Editor, however, with the accustomed liberality of the profession, generously offers the author the last summer.

Love was found and indentified. It was slightly covate at Desha's that he never came home until eventing, that he then walked round about the house of one of the prisoners. A ball had been ing, that he then walked round about the house of one of the prisoners. A ball had been with a pair of saddle-bags on his arm, peeped in at the door, but went off without entering and returned in two or three hours without the saddle-bags. He had been married not quite a the profession, generously offers the author the last summer.

Buffalo Patriot. Lake, last summer. Buffalo Patriot.

> On Monday afternoon about 1-2 past 2 o'clock, the Powder Mill, three miles west of this city, belonging to R. & D. Rand & Co. was blown up, and Mr. Hezekiah Clark and Mr. William Clark, who were the only persons at work in it, were very hadly burnt. The former lingered in the most excruciating pain until about 9 o'clock, on Monday night, when he died. The latter it is hoped will recover. There were about three hundred pounds of powder in the mill at the time when the accident happened. The fire was soon extinguished by those who collected, so that no further damage was done. Middletown Gasette.

TRIAL AND CONVICTION OF DESHA,

A letter from Lexington, professing to give Accounts from New-Hampshire, sate that an account of this interesting affair, lately ap-Gov. Morrill is re-elected without opposition, peared in Snowden's Advocate, written, as it and that republican representatives have been would appear, by some one disposed to screen elected to Congress. It appears that more the murderer from punishment, in the course of timidate the jury who tried him, a "piece of paper was by some means or other conveyed Isaac Ilsier, Esq. has been re-appointed Collector for the District of Portland and Falmouth.

Daniel Granger, Esq. Collector and Inspector for the Port of Saco.

Denny M'Cobe, Esq. Collector and Inspector for they should be hung in efligy and burnt." In consequence of this, the verdict has been set Jostan Hook, Esq. Collector for the District of Pe- aside, and a new trial granted. The following ful situation. The body was stripped of every letter detailing the circumstances of this atro- thing but the shirt, which was marked "Francis cious murder, as they came out on the trial, was taken from the same publication, and writ-

> contains an extract of a letter from Lexington, Bank notes, wrapped round a silver dollar, which should not pass without some animadver- which had escaped the eye of the murderer; sion. The writer, it appears, had attended the the watch gone; and at the distance of 200 trial of Desha, and is, therefore, the less ex- yards the coat and hat were found, the latter cusable for any misrepresentations, to detect much broken by the blows on the head; and at which, is the object of this communication. a short distance, Desha's loaded whip, the but

The late Francis Baker, Esq. was a gentleman of learning and talents from New-Jersey and was educated as a lawyer under the late Attorney General, Woodruff, and removed to sion at the house of his father-in-law, who is Natchez about nine years ago, where he bethe start," they are becoming as acquiescent as of the Senate, to be Adjutant General of the Army of came the proprietor and conductor of a public

his native State, on horseback, and had neces- acquitted. So satisfied was he of his guilt, that sarily to pass, through the State of Kentucky. he and his terrified wife at once abandoned join the victorious vessel, proclaiming by sig
Executive, and to that of all thoselyhose vocation has this enfeebled state he left Lexington on the from Louisville, and now residing at Natchez, this enfeebled state he left Lexington on the from Louisville, and now residing at Natchez, and the left Lexington on the from Louisville, and now residing at Natchez, and the left Lexington on the from Louisville, and now residing at Natchez, and the left Lexington on the left Lexington 1st November, and rode to a place called the declares that Desha attempted to murder him Washington, March 10.—The most impor- Blue Licks, where he lodged. The next morn- in the same manner about a year ago. They tant decision made by the Senati yesterday, we pre- ing he rode to Doggett's tavern, where he fell were riding together on horseback, when Desha southerley, he knew a hawk from a handsaw." ed with the Government of Colombia in relation to

The deceased was an entire stranger here, but he knew that Captain Bickley, with whom to provoke the resentment of a family so powhe had become acquainted at Natchez, lived in erful and influential; he was about to leave his house, with the intention of remaining there a day or two. Desha professed to be well acquainted with Captain Bickley, said that he lived Holmes, of Miss., Johnston, of Louis., Kae, King, of off the main road, that he was going to ride Alab., Lloyd, of Md., Lloyd, of Mass., Mcon, Noble, that way himself, and offered to show him to Rowan, Ruggles, Smith, Tazewell, Thoms, Yan Bu- the house. This fatal offer was accepted, and after breakfast they rode off together from Doggett's, each on horseback, in the pesence marvel, that the current of emigration sets so the steam oat sciota, at Cincinnati, Ono, his toot a horse-wind, heavily loaded with lead, and strongly from that State into Maine, if this is a was caught by a part of the machinery, which held dressed in a roundabout jacket, with no coat or lites of this city, have been covered with mourning. It is until the crank in turning struck him, ore off his over-coat. In two or three hours afterwards, or between ten and eleven o'clock, Desha was here a salmost caused instant death. He has left a wife and four small children.—Int. seen in possession of the horse, saddle-hags, and pocket-hook of the deceased, under the follow-men in it; that said men, one of whoth was the mate A distressing accident occurred at Newbury- ing circumstances. On a by-road or bridle path, of the Colombian privateer C. A. Ana, told this deport last week. The wife of Capt. Lawrence Brown, gloomy and retired, the country mountainous ponent that said privateer, commanded by Alexanand one of his sons got on him and rode off in was boarded by a Colombian privateer called the search of the owner. He had not proceeded Clara; and that the captain of the said privateer far when he met Desha on the path very much Clara took on board of her 8 men out of the 9, and Murder and Robbery.—On Saturdaynight last, agitated, his hands and clothes stained with left on board this deponent's vessel one of them here William Simpson, a Southern trader, was murdered. blood and carrying a nais of saddle-hogs on his present, who calls himself Ebenezer Clark, who will blood, and carrying a pair of saddle-bags on his be able to give further information on the subject. arm, which were afterwards found in the woods with the ends cut open and proved to be the sworn to before me, one of the justices of the peace company with four or five persons of the place or and the same that De ha was seen to carry on neighborhood; and that after supper they all left the his arm. Desha claimed the marc, (it was a white more of a remarkable appearance the that Messrs. Bosque, Chochin, John Say and East-

In a few minutes afterwards Desha's horse off in pursuit of Desha, whom he knew to be and enumerating the vessels in which they had been owner. He had not gone far, when he met brought of which two were English, one French, but head with a pistol, and stabled. The Jury of inquest was sitting when our informant left the village on Tuesday.

Tuesday.

Tuesday.

The appeared to have been shotthrough the one of the boys had a good opportunity of the outcommerce that no American vessel was entered in this white slave trade. The Greeks were principle in the was found at Columbia, South Carolina, the mering after the adjournment of the last Legislature. The probability is, that it was the islature. The probability is, that it was the memorandum of one of the members, and that three sons,) were committed to the members, and that the intended to send it to his constituents. By this it would appear that the people of that State have the benefit of the services of was believed to be forged. This led to suspicions, the body of the same as well as those of Maine. It first and they were arrested. On searching, the body of the same and continued in the woods, to the picture of the same with which the deceased left Doggard in this village, on suspicion of having murdered a Mr. Love.—They were all residents of Boston, in this constituents, and soon after which two of the prisoners appeared, by a man residing of their brother christians. The writer to to picces, and in evidence it appeared to be states that they had indeed been demanded, but not the same with which the deceased left Doggard in this village, on suspicion of having murdered a Mr. Love.—They were all residents of Boston, in this country. Love was missing in December last, and soon after which two of the prisoners appeared, by a men as well as those of Maine. It first and they were arrested. On searching, the body of the same with which the deceased left Doggard in this village, on suspicion of having murdered a Mr. Love.—They were all residents of Boston, in this country is deflected, by a British squadron; and that through the instruction to be deflected, by a British squadron; and that through the instruction to be states that they had indeed been demanded, but not the same with which the deceased left Doggard in this village, on suspicion of boston, in this countries and they had indeed been demanded, but not the same that we sate that they british squadron; and they had indeed to aggravate their safety arity of the same that we sate that they british squadron is and the same that we sate that they british sq

year to a respectable woman, who was so lerrified at his manner and appearance, that she insisted upon going to her father's next morning and actually left his house.

The day after the murder a glove was found which produced no alarm; but the following day the saddle-bags were found in the woods, empty, and the ends cut open. This excited suspicions of some foul deed, and led to a further search of the woods, when the pocketbook was found cut to pieces, and in a hollow tree not far distant, eight shirts, with the marks cut out, a vest, a handkerchief, and four pair of stockings, and Desha's bridle tied to a tree where his horse had slipped it. The search was prosecuted, and the spot where the murder was committed was identified from the ap. pearance of the ground; but the body was not found until the 8th, six days after the deed had been committed, when it was discovered in a gully, where it had been dragged about 190 yards down a hill. The scull was fractured by repeated blows, of a heavily loaded whip or bludgeon, one stab in the breast, two bruises in the shoulder, and the throat cut from ear to ear, a shocking spectacle of human barbarity, There was a deep cut on the left thumb, from which it would appear there was an endeavor made to ward off the fatal knife, and that the Baker" with durable ink, a vest, stockings, and one glove on the right hand. The next day ten in consequence of the appearance of that. the pantaloons were found very bloody, and in "Mr. Editor-Your paper of the 16th inst. the watch fob 70 dollars in the United States

The discovery of the horse of the deceased in the possession of Desha led to his apprehensaid to be a man of great respectability, and who, indignant at the injured honor of his famly, declared that he should never enter his In September last, he sat out on a journey to house again, whether he was condemned or considerations; he was a young man, unwilling Kentucky."

end shattered to pieces.

Mrs. Stuckey, of Sumpter District, S. C. was murdered by her servant maid, who struck her on the head while asleep with her two infant children and then cut her throat. The servant has been tried, convicted and was to be executed on the 25th ult.

NEW-ORLEANS, Feb. 10. Sad Accident .- We have to record to-day a melancholy occurrence, in which, probably more than twenty fellow-creatures have been buried into eter-

of New-Orleans, this 8th day of February, 1825. GALLEN PREVAL

E. Clark also made affidavit, in which he states man, were among those who perished, and Messrs, C. Tisdale and M'Lean were among those who escaped. Mer. Adv.

More Pinates Philadelphia, from fourth ult. he land formed by the Co Dutch schooner fr days before sailing in company with harbor, and that c with their heads c The Commandant

Great Fire at broke out at thi 12th of Feb. and more than 500 was for a long t town would be ed rapidly to wi great measure, United States sc finally checked. ginated in the fo slitious woman. resorted to the the thief; She stuck it full of the thief to su make confession minutes. On he of her bed on fi er the flames, s without giving as aprisoner in t London, Feb. try is changed.

Lisbon papers of gence. A letter the influence tained a comple An extract fro dated Feb. 4, say rid, to the follo nies, has caused Court, and disco ters. They are last expedition. determination to with any power alliance with his even treat them fore look to her

the Paris papers

just leaked out t new States of So pletely ruined th which yet hoped submit, and has r project of sendin ca. The assassir crease.

Madrid, Jun. 1 have been held w

Ancona, Jan. 1 Zante on the 11t and journals from With some varia led, and trangu nothing of a land board Ibrahim P

ODESSA, Jan. 1 from St. Petersb given to M. Mins dentials at Con tremely favorable for Foreign Affadirected by his seems to be decause; but Mr. S ted on a mission, this question, it i portant business of serious discuss Cabinet be really assert, to admit dence of Greece, great probability willingly listened informed persons tion has already the Court of Vie the principles his pressed in the m

Mexico, Dec. ! the General Con with the accustor casion the Gresilian speech. Much has been which could have

gress to render r their labors, by ration, which wa med, until three they invested the nature so compre pared only to the Various reasons
dinary proceeds
that they may b
movements of Ge
of Yucatan; wh
prehensions of in
sagaciously disco
of a different nat
Mr. Lionel H
sioner from his I
grament, left thi
return to Englan

return to Englan deportment of M in this country, I teem, and his de regret. The period of the large series of the large serie of our language

More Pinares.—Capt. Morrison, arrived at various communications, and we are persuaded formed by the Commandant, that the captain of a Dutch schooner from Curacon, had reported that two prompt acknowledgment of our Independence. days before sailing, Feb. 1, a suspicious looking schr. in company with a brig, had been seen passing the harbor, and that on the next day, 14 dead bodies, with their heads cut off, were picked up on the beach. The Commandant had no doubt the schr. was a pi-

Great Fire at St. Thomas.— A destructive fire sumed its wonted appearance. broke out at this place on the morning of the 12th of Feb. and destroyed 4 or 500 nouses, and more than 500 families were left destitute. It was for a long time apprehended that the whole town would be destroyed, as the flames gained rapidly to windward, and it was owing in a great measure, to the aid of the crow of the United States schr. Gran, i.e., that they were olutionary soldier. He was one of the first settlers finally checked. The fire was found to have ori- in Hanover, N. H. In 1775, he raised a company of ginated in the folly and careles coss of a superginated in the tori, and igst two ducks, and him at the attack on Quebec, in which he commanresorted to the following experient to discover ded's company, and shared in most of the hardships Black and Mixt Cassimeres; Ladies' Blue and the thief; She lighted a cander, having first and trials experienced by our army from that time stuck it full of pins, for the surpose of putting till the capture of Burgoyne. the thief to such pain is to rempel him to make confession, and left the house for a few years—a revolutionary pensioner. He served one plates; Muslins; Cambrics; Vestings; Silk minutes. On her return she cound the curtains when only 16 years of age—was one of the 40 brave ton Crapes; Double Chain Black and Colored of her bed on fire, and belig unable to smoth- men under Allen and Arnold, who took Ticonderoga Levantines; Black Sinchaws and Sarsnetts; er the flames, she shut up the house and fled, by surprise at the commencement of the war.—He without giving any alarm. She was confined fought at the battle of Bennington under the brave as aprisoner in the fort.

London, Feb. 7.—All the Portuguese ministry is changed. This event is announced in time he aimed at, fall to the ground—that he assisted Lisbon papers of the 22d confirm the intelli- the expedition, as he lay expiring on the field of batgence. A letter from that city of the 22d, says, tle." His strong attachment to the interest of his " the influence of the British Cabinet has obtained a complete triumph."

An extract from a private letter from Paris, and consumed to ashes. dated Feb. 4, says—"I have seen the postscript to a private letter from a good authority at Madrid, to the following effect :- "The declaration of the British Government as to the colonies, has caused the greatest consternation at Court, and disconcerted all the plans of ministers. They are alarmed for the fate of the of a superior quality from the New-Hampshire Iron last expedition. The King has announced his determination to hold no diplomatic relations with any power which shall make treaties of alliance with his insurgent colonies, and will even treat them as enemies. Let England therefore look to herself.

Madrid, Jan. 17.—Several Cabinet Councils have been held within a few days; and it has just leaked out that England has recognised the new States of South America. This has completely ruined the projects of our government, OR SALE at the OXFORD BOOKSTORE, a which yet hoped to compel the independents to submit, and has recently been engaged on the ces' BLANKS; Collectors', Administrators', and project of sending a great expedition to Ameri- Sheriffs' DEEDS; BLANKS for town orders, ca. The assassinations in this neighborhood in- town clerks &c.

Zante on the 11th instant, has brought letters certificate we think sufficient testimony in faand journals from Missolonghi of the 5th Jan .-With some variations, they agree in the main points, that the civil war in the Morea is quelled, and tranquillity restored. They knew nothing of a landing of the troops that were on until I commenced taking Anderson's Cough Drops, board Ibrahim Pacha's fleet.

given to M. Minziacky, on presenting his credentials at Constantinople, has made an ex- thought she must soon be in her grave, as she was dentials at Constantinople, has made an ex- thought she must soon be in her grave, as she was bills of assessment of taxes, assessed on the lands of the real estate of said deceased as may be necestremely favorable impression in the Department scarcely able to walk from her bed to the fire, when non-resident proprietors, in said Bethel, in the Counsary for the payment of said debts and incidental for Foreign Affairs, which is almost exclusively she commenced taking Anderson's Cough Drops, the directed by his Majesty himself. Nothing use of which, in a short time, so far restored her, that Taxes, committed to me, for the year 1824, in the sums seems to be decided respecting the Greek she was soon able to do a good day's work. I can respectively set against said lots, viz: cause; but Mr. Stratford Canning being expected on a mission, supposed to be relative to this question, it may be presumed that this important business will soon become the subject of serious discussion. But should the British FRESH SUPPLY ENGLISH GOODS. Cabinet be really disposed, as English journals assert, to admit the idea of the entire indepenassert, to admit the idea of the entire independence of Greece, it may be conjectured, with great probability, that the proposal will not be Cambrics; British Shirtings, &c. willingly listened to at St. Petersburgh. Well informed persons even affirm that a communication has already been made on this subject to the principles hitherto followed, is again expressed in the most decided manner.

Allgemeine Zeilung, Jan. 31.

Mexico, Dec. 25.—Yesterday the session of the General Constituent Congress was closed with the accustomed solemnities; on which occasion the fresident of the Republic delivered a speech.

gress to render memorable the termination of counts of that description must be collected. their labors, by a session of extraordinary duration, which was continued, as we are informed, until three o'clock in the morning; when they invested the President with powers of a dinary proceedings. Some persons suppose of both sexes are again invited to try the advantages P. C. Virgin, Agent, that they may be attributed to the suscitation.

in this country, has secured him the public estatement, and his departure is a subject of general regret. The perfect knowledge he possesses to belonging.

The perfect knowledge he possesses of our language gave him great facilities in his Brownfield, March 10, 1825

Philadelphia, from Maracaibo, states, that on the that, on his arrival at the Court of St. James, he fourth ult. he landed at Fort St. Carlos, and was in-will be an active and zealous promoter of the

Accounts from St. Petersburgh to the 12th Feb. state, that scarcely a trace of the late inundations of that capital was to be seen. The shops and ware-houses were open, bridges repaired, streets cleared, and every thing had re-

DEATHS.

At Little Rock, Arkansas, Gen. William Lewis, an officer of the Revolution. In Washington city, Dr. John Harrison, of the Na-

In Norwich, Vt. Col. John House, aged 81, a Revvolunteers, joined the American forces at fort St. John,

Stark, and, as he frequently used to relate "discharged his piece 20 times without changing his station, when the barrel of his gun became so warm he could not hold it—that he distinctly saw three of the victhe Paris papers of the 6th of February. The to raise the British Col. Baum who had commanded country, procured him the resentment of her enemies -and while residing at Reupert, (Vt.) he had a house, barn, and grist-mill set on fire by some Tories, tons; Froggs, &c. &c. &c.

> FOR SALE, At No. 3, Maine Row, by the subscriber,

POTASH KETTLES.

Factory Company, (at Franconia) which he offers for sale at a fair price and on liberal credit. ALPHEUS SHAW.

Portland, March 24, 1825.

BUCKFIELD GRAMMAR SCHOOL. THE SPRING TERM of this Institution will com-I mence Monday, the eighteenth day of April next. No pains will be spared that scholars may become thorough in the various branches to which they may March 14, 1825. 38 eop3w.

good assortment of Attorneys' and Justi-

ANGONA, Jan. 15.—A ship which sailed from SALE at the Oxford Bookstore, Anderson's COUGH DROPS. The tollowing vor of this invaluable medicine:

"This is to certify that the subscriber was brought very low by spitting blood, attended with a cough and catarrh, and that nothing afforded me real relief the use of which were the means in the hand of God of restoring me again to a comfortable state of health. Onessa, Jan. 14.—The most recent accounts And I do further certify that the wife of Mr. Nafrom St. Petersburgh say, that the reception than Huntington, living in the same place, was afflicted with a very bad cough for a number of years, and that in 1823 she was reduced so low, that it was cheerfully recommend this medicine to the public.
PHILO JUDSON,

Pastor of the Church in Ashford, (Conn.) Ashford, Sept. 25, 1824."

ASA BARTON, Agent,

ALSO --- Vestings; Fancy Handkerchiefs; Black Lace Veils; Merino and Swiss Muslin

Points; Ruffs; Black and White Silk Lace; the Court of Vienna, in which the adherence to Ribbons; Needle Cases, &c .- which will be Peter Frost, sold cheap for cash only.

ALSO Sheetings; Shirtings; Sattinetts; Perry Land, Yarns, from No. 7 to 12; Knitting Yarn and Unknown,

Thread. Paris, March 17.

PARTICULAR NOTICE.

A LL persons indebted to GLAZIER & Co. whose Much has been said respecting the motives which could have induced the Sovereign Con- without the least possible delay, as all notes and ac-ASA BARTON, Agent.

HEBRON ACADEMY.

THE Spring Term in HEBRON ACADEMY will com-mence on Monday, the twenty-first day of March Dr. M. Mason, Agent, nature so comprehensive, that they can be com- next, under the tuition of Mr. Simeon Penkins, a pared only to those of an absolute monarch.— graduate of Bowdoin College, in whom we have contracted for these extraor- indence as a faithful and useful instructer, and youths Agent.

SHERIFF'S SALE.

And unless said taxes and all necessary intervening charges are pail to me, the subscriber, on or before Thurk tay, first day, flated day of Jarch next, so much of at the clock in the willing House of the clock in the willing House of the subscriber, on on the nost important to England. The courteoff and miable deportment of Mr. Hervey during his residence in this country, has secured him the public estate, with the public estate, and his departure is a subject of many and his departure is a subject of many and his departure is a subject of many and miable deportment of Mr. Hervey during his residence in this country, has secured him the public estates and his departure is a subject of many and his departure in the following mortification and will be sold taxes and all necessary intervening that taxes and all necessary inte

G. C. LYFORD,

At the CHEAP STORE, Court-Street, Portland, TAS JUST RECEIVED, 15 Packages FRESH GOODS, which, with his former stock, will be sold very low. Among the Bargains, are

2000 yds. stout Brown SHEETINGS, at 12 1-2 cts. 2500 yds. fine do. do. 14 & 15 cts. 700 yds. coarse do. SHIRTINGS, 9 cts. 750 yds. stout do. 750 yds. stout do. do. 12 1-2 cts. 10 dezen plain MUSLIN HANDKERCHIEFS.

from 12 1-2 to 20 cents. 14 dozen figured MUSLIN HANDKERCHIEFS. yard square, at 25 cents each. \{
1 bale AMERICAN GINGHAMS, at 12 1-2 cts.
1 bale do. do. 1s.
Light and dark ENGLISH GINGHAM, Cal-\{

ico width, at 12 1-2 cents. 4-4 Cor'd. PINK GINGHAMS, at 25 cents. Narrow White FLANNELS, at 12 1-2 cts to 1s. Red FLANNELS, from 25 cts. to 2s. 6d. 100 CASSIMERE SHAWLS, from 7s. 6d. to \$3 26 100 pieces plain and figured BOMBAZETTS.

ALSO.

Drab Habit Cloths; Sattinetts, fine assortment; Changeable and Figured Silks, Norwich and Italian Crapes; an excellent assortment Gloves; Irish Linens; Long Lawns; Linen Cambrics; Black and White Silk Laces; Thread, Bobbinett and Mechlin Laces; Real Merino Shawls HE subscribers having been appointed by the and Mantles; Raw Silk and Worsted Mantles; White and Green Gauze Veils; White and Black Lace Veils; Ribbons; Tapes; Bobbins; Paper and Box Pins; Cotton Batting, Pelesse Wadding; Glmps; Cord Plushes; Habit But-

DEAF AND DUMB.

Portland, January 17, 1825.

STATE OF MAINE. Secretary of State's Office, ¿.

30 8w

Portland, 7 March, 1825, PUBLIC NOTICE is hereby given, That on Tuesday, the fourteenth day of June next, the Governor and Council will designate "such Deaf and Dumb Persons as may appear to be the most proper subjects for education," under the "Resolve for the assistance of the Deaf and Dumb," passed February 22, 1825; and that all applications for the benefit of the appropriation made by said Resolve, must be made in writing to this office, previous to that time;—setting forth the name, age, and residence of the person for whom the application is made; the amount of assistance such person can receive from his or her parents or guardian, or from any other source, together with evidence of such person's capacity to receive instruction.

By order of the Governor and Council: AMOS NICHOLS,

MACHINE CARDS.

HORACE SEAVER, No. 2, Mitchell's Buildings, has just received a consignment of Machine Cards, from the Manufactory of Horace Smith, Liecostor, which will be warranted to give satisfaction.

C. Orders for any quantity executed at short no-Feb. 15.——tf 34

PAPER.

HORACE SEAVER, No. 2, Mitchell's Buildings has on hand an extensive assortment of Royal —fine and coarse Demi—Letter—Foolscap—No. 1, and 2, Pot—Sheathing—Kentish Cap—and Wrapping late of Livermore in said County, Gentleman, deceas-Feb. 14. 3w 34

COLLECTOR'S NOTICE.—Bethel. HE owners of the following Lots of LAND are L hereby notified, that the same are taxed in the ty of Oxford, for the State, County, Town and School

TOUR OF LAFAYETTE.

JUST PUBLISHED, and for sale at the Oxford Bookstone, A SKETCH of the tour of Gen. LA a place in every private and social library. FAYETTE, with notices of kis life, &c. &c.

probate notices.

COMMISSIONERS' NOTICE. WE, the subscribers, having been appointed by the Hon. Benjamin Chandler, Esq. Judge of Probate for the County of Oxford, to receive and examine the claims of creditors to the estate of AN-DREW BARROWS, late of Hartford, deceased, represented insolvent, do hereby give notice that six months are allowed to said creditors to bring in and prove their claims, and that we shall attend that ser-

Hartford, on Saturday, the 17th day of September next, at nine o'clock A. M.

MOSES SAMPSON, CommisHOPESTILL BISBEE, sioners.

COMMISSIONERS' NOTICE.

March 7, 1825.

HE subscribers having been appointed by the Hon. Benjamin Ohandler, Judge of Probate, of Wills, for the County of Oxford, to receive and examine the claims of creditors to the estate of ELIAB STURTEVANT, late of Sumner, in said County, Esquire, deceased, represented insolvent, do hereby give notice, that six months are allowed, from the twenty-second day of February last, to said creditors to bring in and prove their claims, and that they will attend that service at the dwelling house of Simeon Barrett, Jun'r. in Sumner, on the afternoons of the first Monday in May next, the first Monday in June next, and the first Monday in July next, at one of the clock in the afternoon of each of those days.

SIMEON BARRETT, Jr. Commissioners. Sumner March, 7. 1825.

COMMISSIONERS' NOTICE.

Honorable Benjamin Chandler, Judge of Probate, of Wills, &c. within and for the County of Oxford, Commissioners to receive and examine the claims of the several creditors to the estate of LEON-ARD PRATT, late of Paris, in said county, yeoman, deceased, represented insolvent, hereby give public notice, that six months are allowed from the twentysecond day of February last to said Creditors to bring in and prove their claims, and that they will attend them for that purpose at the Register of Deed's Office, in Paris, on the third Saturday of March inst. and the fine following months, from two to five o'clock in the afternoon of each of said days.

CYRUS HAMLIN, ALANSON MELLEN.

Paris, March, 9th, 1825.

THE subscriber hereby gives public notice to all concerned, that he has been duly appointed and taken upon himself the trust of Executor of the last Will and Testament of STEPHEN LANDERS. late of Hebron, in the County of Oxford, yeoman, deceased, by giving bond as the law directs—He therefore requests all persons who are indebted to the said deceased's estate to make immediate payment; and those who have any demands thereon, to exhibit the BARNABAS MYRICK. same to Hebron, Feb. 22, 1825.

THE subscriber hereby gives public notice to all concerned, that he has been duly appointed and taken upon himself the trust of Administrator on the estate of SETH BENSON, late of Paris, in the County of Oxford, yeoman, deceased, by giving bond as the law directs—He therefore requests all persons who are indebted to the said deceased's estate to make immediate payment; and those who have any demands thereon, to exhibit the same to THOMAS CLARK. Paris, February 22d, 1825.

At a Court of Probate holden at Paris, within and for the County of Oxford, on the fourth Tuesday of February, in the year of our Lord eighteen hundred and twenty-

ON the petition of THOMAS CHASE, Jr. administrator of the estate of SAMUEL LIVERMORE, ed, representing that the personal estate of said deceased is not sufficient to pay the just debts, which he owed at the time of his death, by the sum of three hundred forty-seven dollars and seventy-five cents, and praying for a license to sell and convey so much charges :

ORDERED-That the petitioner give notice thereof to the heirs of said deceased and to all persons interested in said estate, by causing a copy of this order to be published in the Oxford Observer, printed in Paris, in said County, three weeks successively, that they may appear at a Probate Court, to be held at the Probate Office, in Paris, on the fourth Tuesday of April next, at ten o'clock A. M. and shew cause, if any they have, why the prayer of said position should any they have, why the prayer of said petition should not be granted. BENJ. CHANDLER, Judge, A true copy, attest, Thomas Webster, Register.

TAKE NOTICE.

HE subscriber requests all persons who are indebted to him, on account of the Carding Ma-chine, lately owned by him, to make immediate payment. Unless all bills are settled by the fifteenth day of April next, they will at that time be left with Levi Whitman, Esq. for collection.
NATHANIEL BENNETT.

Norway, March 12th, 1825. 37 3w*

CANDLES FOR SALE. OOD CANDLES, at 12 1-2 cents per pound, for sale by Asa Barron, Agent.

IMPERIAL ITCH-OINTMENT. ONSTANTLY on hand, and for sale at the Oxford Bookstore, IMPERIAL ITCH-OINTMENT.

METHODIST HYMN BOOKS. UST RECEIVED and for sale at the Oxford Bookstore, HYMN BOOKS, used by the Methodist Episcopal Church in the United States.

C-Both of the above books are well worth

vice, at the school house near Joseph Soul's, in said

til evenre house peeped intering, out the t quite a so ter-

that she morning is found, ollowing e woods, excited to a fur. pocket. hollow ie marks our pair o a tree e search

he mur. the ap. was not eed had red in a out 190 ured by whip or uises in ear to

rbarity, ib, from ndeavor that the dreadf every Francis igs, and ext day , and in d States dollar, rderer ;

e latter ; and at he butt eceased prehenwho is ity, and is lamnter his nned or ilt. that indoned robable

of 200

:ommitecently atchez, They Desha A short nd saw felling s horse dential willing o pow-

leave C. mas r on the en and ed, con-10. melane than

o eterning. ig Wil-day ci with 9 ie male his de-Hexauviolent re the lexanhat on ponent od the

ivateer m here 10 will ON peace states | East-3578. Cr

Adv. n relavety. d been d but d cononor oi dealu instru-

slave

AN ACT in addition to "an act concerning Registers of Deeds.

Section 1. Be it enacted by the Senate and House of Representatives in Legislature assembled, That whenever a vacancy in the office of Register of Deeds, in any county shall happen, the Clerk of the Judicial Courts of such county, being first sworn to the faithful discharge of his trust, shall perform all the duties and services, during such vacancy, required of Registers of Deeds; and the Clerks of the Judicial Courts, so acting as Registers of Deeds, shall be entitled to the same compensation and subject to the same liabilities as is provided in the third section of the act to which this is in addi-

Section 2. Be it further enacted, That the Clerk of the Judicial Courts, for any county in this State, in which there are or may be two districts and two offices of Registry of Deeds, who shall have been qualified to perform the duties of Register of Deeds, as provided by the preceding section of this act, in case of a vacancy in said office, shall be and hereby is authorized and empowered to appoint some suitable person under him to take charge of, and perform the duties of said office in one of the said districts, which person, so appointed shall be sworn to the faithful discharge of his duties and trust, and for whose doings the Clerk appointing him shall be responsible in all cases. [This act passed February 5, 1825.]

AN ACT to prevent/frauds in the business of Banks, and of public offices and trusts.

Section 1. Be it enacted by the Senate and House of Representatives in Legislature assembled, That if any Cashier, or other officer, or ser- same to the Court of Common Pleas in such those contained in said first section of the act grant, Hamilton's grant, Andros' lot, Eleazer Knox's want of any Bank in this State, entrusted with, county, and the said Court of Common Pleas aforesaid; in which case, the said act, with all or having the custody of any money, bill, note, shall have the same power to act thereon, as is the provisions thereof shall remain in full force. security for money, evidence of debt, or other herein given to the Court of Sessions in other effects whatever, belonging to such Bank, shall cases: And all fines imposed by Justices of the contrary to his duty, and in violation of his Peace, to the use of the State, and all costs actrust, fraudulently pay or deliver the same, to cruing to the State in such prosecutions, shall any person, or to his check or order, knowing be paid into the county treasury, to be approthat such person is not entitled to receive the priated to the payment of the sums thus allowsame, such person shall suffer such punishment ed by said Courts. And each county treasurer as is hereinafter provided.

shall in behalf of such Bank, cause to be emit- State. -ted and put into circulation, any bank bills or bank notes of such corporation, or shall contract by bond, bill, note, or otherwise, any debt cial Court, or Court of Common Pleas, to the obligatory on such bank, with a fraudulent in- use of the State, and all bills of cost allowed by tent, that such bank bills, bank notes, or debt, said Courts, accruing to the State, shall be paid shall not be paid according to the obligation into the treasury of the county to the use of the thereof, and that the creditors of such bank shall thereby suffer loss; or that the bank bills, or bank notes, due from such bank shall not be paid according to the obligation into the treasury of the county to the use of the State, shall be paid the accounts of Indian Agents against the State, agreeably to any of the treasury of the county to the use of the said adjust all accounts of Indian Agents against the State, agreeably to any of the treasury of the county to the use of the said adjust all accounts of Indian Agents against the State, agreeably to any of the treasury of the county to the use of the said the place of beginning; with the inhabitants thereof, be, and they are hereby incorporated into a town by the name of Kirkland: And the inhabitants of said town, against the State, agreeably to any of the treasury of the county to the use of the said adjust all accounts of Indian Agents against the State, agreeably to any of the treasury of the county to the use of the said adjust all accounts of Indian Agents against the State, agreeably to any of the treasury of the county to the use of the said adjust all accounts of Indian Agents against the State, agreeably to any of the treasury of the county to the use of the said against the State, agreeably to any of the treasury of the county to the use of the said adjust all accounts of Indian Agents. or bank notes, due from such bank, shall not of said act, applicable to the payment of such be paid according to the tenor thereof; such fines and bills of cost shall be, and hereby are, ment as is bereinafter provided.

ceive from such bank, any sum of money, or of the several counties," passed on the thirtieth otherwise for a valuable consideration, become day of January, in the year of our Lord, one indebted to such bank; or shall aid and abet thousand eight hundred and twenty-two, shall any person in borrowing and receiving from not be considered as applicable to the payment such bank, any sum of money, or in otherwise of any fines or bills of cost in criminal prosecu-becoming, for a valuable consideration indebted to such bank, with a fraudulent intent, that | Section. 3. Be it further enacted, That is such sum borrowed, or debt owed, shall not be shall be the duty of the Treasurer of the State. paid, and that the creditors of such bank shall whenever the account of any county treasurer thereby suffer loss, and that the bank bills, or is made to him, to enter the same in a book to bank notes due from such bank shall not be paid, be kept for the purpose; and shall enter thereaccording to the tenor thereof, such person in the balance of each account, when the same shall suffer such punishment as is hereinaster is settled: which books shall be open to the in-

Section 4. Be it further enacted, That if any Director of any bank in this State, shall on be- be the duty of the treasurer of each county, to half of such bank, loan to any stockholder or enter in a book to be kept for that purpose, an other person, any sum of money, or sell or account of all fines, forfeitures, and bills of cost therein, the same house, and all other common cause to be sold to any stockholder on credit, accruing to the State, which shall from time to property, at the end of fifteen years, shall be any property of such bank, with a fraudulent time be certified to him by the Clerk of the sold at auction, and the whole proceeds of sale, intent, that such sum loaned or credited shall Judicial Courts for said county; and shall note justly and proportionably distributed among not be paid, and that the creditors of such bank therein the time when the same, or any part said inhabitants, according to what they paid, shall thereby suffer loss, and that the bank bills thereof shall be paid. or bank notes due from such bank shall not be paid according to the tenor thereof, such person shall suffer such punishment as is hereinafter provided.

Section 5. Be it further enucted, That if any Director or Stockholder of any bank in this State, shall fraudulently make a dividend to

effects whatever, belonging to such bank, such and not a trespass on the lands or rights of any person or persons, who shall take any of said fish, person shall suffer such punishment as is here-others. inafter provided.

with custody such money, or any note, hond, or shall not be necessary for imming the demanevidence whatever, shall contrary to his duty and in violation of trust embezzle the same, or fraudulently controt the same to his own use, frounded by fences, or rendered inaccessible by other obstructions, but it shall be sufficient, if during the months of May and June annually, at any or let any such money, note, bond or evidence, or company and improvement that such possession, occupancy and improvement that such possession is not entitled the nearly the defendant, or these unless where

guardian, having the charge and custody of any occupancy of those who have title thereunto, privilege to the best advantage for the said town, and guardian, having the charge and custody of any money, bill, note, bond, evidence of debt, or any property whatever, belonging to his ward or wards, shall, in violation of his trust embezzle the wards, and no part of the premium of same, or fraudulently convert the same to his ises demanded and defended, shall be excluded as the town may appoint for that purpose, and in deown use, he shall suffer such punishment as is from the operation of the limitation provided fault thereof, they shall be jointly and severally liabereinafter provided.

person, offending in manner prohibited in this vation. [This Act passed Feb. 25, 1825.] act, shall on conviction thereof before the Supreme Judicial Court, be punished by fine, not exceeding five thousand dollars, or imprisonment not exceeding ten years, or both, according to the circumstances and aggravation of the offence.

.[This act passed February 26, 1825.]

AN ACT in addition to an act providing for

payment of costs in criminal prosecutions. That the Courts of Sessions in the several coun- pealed. [This act passed February 27, 1825.] ties, be, and hereby are authorized to examine and allow such bills of costs as have arisen, or may hereafter arise in criminal prosecutions, before any Justice of the Peace, for fees allowed by law, to be taxed for Justices of the Peace, officers and witnesses, where the person accused is convicted: and also for fees of officers and witnesses, where the person accused is acquitted by such Justice, to be paid out of their counbe authorized to allow any fees in criminal pro- and other salted provisions, (Butter and Lard secutions, to any Justice of the Peace who is a excepted) be and the same is hereby repealed, Justice of said Court; but in all cases where from and after the twentieth day of June next, any Justice of the Peace, who is also one of so far as the same is applicable to the Commonthe Justices of the Court of Sessions, for the same county, shall have any claim for fees in Court of said Commonwealth, shall before that the town of Shapleigh, in the County of York, known the Justices of the Court of Sessions, for the wealth of Massachusetts, unless the General any criminal prosecution, he shall exhibit the time, pass a law, making similar provisions to by the names following, viz. Baker's grant, Waldron's shall credit his county for the moneys thus re-Section 2. Be it further enacted, That if any ceived by him, and shall not be holden to ac-President or Director of any Bank in this State, count for the same with the Treasury of the

Sect. 2. Be it further enacted, That all fines and forfeitures, imposed by the Supreme Judi-President or Director shall suffer such punish- declared to be in full force: And the provi-Section 3. Be it further enacted, That if any Director, or other Stockholder, or Cashier, of any bank in this State, shall borrow and resion of the first section of the act entitled "An

spection of all persons interested.

Section 4. Be it further enacted, That it shall

[This Act passed February 24, 1825.]

AN ACT additional to "an act for the limitation of actions real and personal, and of writs of error."

Section 1. Be it enacted by the Senate and House of Representatives in Legislature assembled, or more freeholders residing in said district, the stockholders thereof, or to any part of That the limitations of the several actions menthem, or an application to their use, of any of tioned in the first, second and third sections of the funds belonging to such bank, beyond the the act to which this is additional, shall not be profits, rents, premiums and interests accruing applicable to any case, in which the demandant, from the business of such bank, with intent that his agent, or surveyor, has been since the pasthe creditors of such bank shall thereby suffer sage of said act, or shall hereafter be, obstructloss, and that the bank bills or bank notes, due ed and prevented from running the lines and from such bank, shall not be paid according to ascertaining the boundaries of the tract demandthe tenor thereof, such person shall suffer such ed, or to any case in which the service of any Walker, Joseph Walker, John Douglass and Denjaming the tenor thereof, such person shall suffer such ed, or to any case in which the service of any Walker, or the majority of them, be and they are written that the written and down a correct to the control of the control punishment as is hereinafter provided.

Section 6. Be it further enacted, That if any prevented by force or fraud, or by any neglect passage way for Alewives to pass up and down a ceror misconduct of any officer having such writ; tain stream, issuing from Walker's Pond, so called, or servant of any bank in this State, shall in vi- Provided, That actions for the recovery of such in said Brooksville. of servant of any bank in this state, such that it shall not be convert to his own use any money, bill, note, the passing of this act. Provided, also, That the provisions of this act, to take any Alewives in such running of lines shall have been lawful, said stream, within the said town of Brooksville: And

Section 2. Be it further enacted, That in any Section 7. Be it ferther enacted, That if any writ or action, which may, after the lifteenth ed Justice of the Peace, of the county of Hancock, one public officer, being a receiver of public mo- day of March next, be brought for the recovery half thereof to any inhabitant of said Brooksville, who neys, under any law of this State, and having in of any lands, tenements, or hereditaments, it may prosecute for the same, and the other half to have custody such money, or any note, hand, or shall not be necessary for limiting the demanof debt, knowing that such person is not entitled thereof by the defendant, or those under whom to receive the same, such officer shall suffer be claims, shall have been open, notorious and such punishment as is hereinafter provided.

the possession, occupancy and improvement time between surise on Monday and surise on Mon

Section 8. Be it further enacted, That if any agement of similar estates, in the possession and one year. And it shall be their duty to manage said ame, or fraudulently convert the same to his amount with the same to his is additional, because in the act to which this is additional, because ble to an action of the case, before any Court proper to try the same, to be instituted by, and in the name of the Treasurer of said town.

[This Act passed Feb. 25, 1825.]

AN ACT in further addition to an Act concerning foreign attachment.

Sect. 1. Be it enacted by the Senate and House of Representatives in Legislature assembled. That so much of the first section of an act, entitled "An additional act concerning foreign attachment," passed February the twenty-fourth, one thousand eight hundred and twenty-four, as requires the Plaintist and supposed Trustee both tires in Legislature assembled, That whenever the town Sect. 1. Be it enacted by the Senate and to reside in the same County where the Justice House of Representatives in Legislature assembled, has jurisdiction, be, and the same is hereby re-

> AN ACT to repeal certain provisions of "An additional act respecting the Inspection of Beef, Pork, Butter, and Lard, and for other

Be it enacted by the Senate and House of Representatives in Legislature assembled, That so much of the first section of an additional Act, respecting the inspection of Beef, Pork, Butty treasury, at the charge of the county: Pro- | ter and Lard, and for other purposes, as relates vided, however, That no Court of Sessions shall to pickled, dry or smoked Fish, Beef, Pork, [This Act passed February 23, 1825.]

> AN ACT authorizing the Governor and Council to settle accounts with Indian Agents, and holden to pay all taxes assessed thereon, or against for other purposes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, That, from and after the passing of this act, the Governor, with advice and consent of Council, shall have full power and authority at any, and at all Representatives in Legislature assembled, That the plantimes, to draw his warrant on the Treasury of the State, for such sum or sums, as may, from time to time, be found necessary to carry into the towns of Dutton, Levant and Corinth, thence effect all treaties with the several tribes of In- north by Corinth to the southwest corner of Blakesdians, within the limits of the same, now exist- burgh, thence east to the southeast corner of Blakesing, or which may hereafter exist; and to set- burgh, thence south to the northeast corner of Dut-

[This Act passed February 23, 1825.]

AN ACT in addition to an "Act for the relief of School Districts in the towns of Freeman and Phillips,12

Section 1. Be it enucted by the Senate and House of Representatives in Legislature assembled, That the School District, created by the act aforesaid, shall continue for the term of fifteen years; and the town officers of said towns of Freeman and Phillips, when requested by the proper officer of said united districts, are hereby required to do and perform all the duties, in relation thereto, which by law they are authorized to do and perform, in respect to any other school district in their several towns; and the money to be raised for the purposes aforesaid, shall be assessed by the proper officers in each of said towns, according to the proportion thereof, belonging to their respective districts, thus

united, to pay.

Section 2. Be it further enacted, That in case the inhabitants of the said united School District, shall erect and build a school house

Section. 3. Be it further enacted, That the first meeting of the qualified voters, in said united school district, shall be called in the manner prescribed by the act to provide for the education of youth, on application of three to the Selectmen of either of said towns of Freeman and Phillips.

[This Act passed February 23, 1825.]

AN ACT to regulate taking of Fish in Brooks-

Sect. 1. Be it enacted by the Senate and House of Representatives in Legislature assembled, That Robert

contrary to said provisions, shall forfeit a sum not exceeding twenty dollars, nor less than one dollar, to be recovered by an action of debt, before any disinterest-

may, upon the death or resignation of either of the persons named in the first section of this act, appoint some suitable person to fill his place, and the proceeds of the said fishery may be appropriated in such man-ner, as the town shall direct.

[This Act passed February 15, 1825.]

AN ACT authorizing the town of Portland to assess a tax on the owners of dogs.

Be it enacted by the Senate and House of Representaof Portland, at any legal town meeting of the inhabitants thereof, in the month of March or April, in any year, shall decide by a majority of votes, that it is expedient to lay a tax on the owners of dogs for such year, it shall and may be lawful for the assessors thereof, to assess upon each inhabitant, owning or keeping a dog in said town, the sum of three dollars which shall be collected in the same manner that other town taxes are, and the proceeds thereof applied to the support of the poor of said town: Provided however, That an article for that purpose shall have been inserted in the warrant for calling the town meeting, at which such vote may have passed. [This act passed February 26, 1825.]

AN ACT to set off certain tracts of land and certain persons with their estates from the town of Shapleigh and annex the same to the town of Lebanon.

Be it enacted by the Senate and House of Representatires in Legislature assembled, That the several tracts lot, and Horsom's gore, together with all the inhabitants living on said tracts of land, with their polls, and estates therein, be and the same hereby are, set off from the town of Shapleigh and annexed to the town of Lebanon, in the county aforesaid : Provided, That said tracts of land, and said inhabitants, shall be them, in the said town of Shapleigh, prior to the pass-

[This act passed February 23, 1825.]

AN ACT to incorporate the town of Kirkland. Section 1. Be it enacted by the Senate and House of tation or township numbered one, in the fourth range, north of the Waldo patent, in the county of Penobscot, bounded as follows, viz : beginning at the corner of archereby vested with all the powers, privileges and immunites, which the inhabitants of towns within

this State do or may by law enjoy.
Section 2. Beit further enacted, That any Justice of the Peace, within said County, is hereby empowered to issue his warrant to some inhabitant of said town, directing him to notify the inhabitants thereof, to meet at such time and place as he shall appoint, to choose such officers as other towns are empowered to

choose at their annual meetings.

Section 3. Be il further enacted, That the said town of Kirkland, shall be entitled to vote in the choice of a Representative to the Legislature of this State, in the same class and in the same manner as it was allowed and authorized to do, previous to the passing of this act, and shall continue a part of the class aforesaid until otherwise provided by law.

[This act passed February 25, 1825.]

MAINE LEGISLATURE.

IN SENATE, February 11, 1825.
Ordered, That, agreeably to the provision of the Constitution, the Hon. Justices of the Supreme Judicial Court be requested to give to this Senate their opinion on the following

1st. Can any person, according to the third article of the Constitution, of right hold and exercise at the same time the several offices of Deputy Sheriff and Justice of the Peace?

2d. Can any person, of right, exercise at the same time the several offices of Sheriff and Justice of the 3d. Can any person, of right, exercise at the same ime the several offices of Coroner and Justice of the

On the 18th of February, 1825, an opinion was received, signed by a majority of the Justices of sail

Court, in answer to the above questions. They say, in answer to the first question, "that no person can, according to the third article of the Constitution, of right, hold and exercise, at the same

time, the several offices of Deputy Sheriff and Justice In answer to the second question, " That no person can, of right, exercise at the same time the several

offices of Sheriff and Justice of the Peace," And in answer to the third question, "That no person can, of right, exercise the several offices of Coroner and Justice of the Peace,"

IN SENATE, February 19, 1825. Ordered, That the several questions, submitted to the Justices aforesaid, and their unswers, be printed in the newspapers, in which are published the laws of the State.

Extract from the Journal:
Attest, CHS. B. SMITH, Sec. of the Senate.

IS PUBLISHED EVERY THURSDAY MORNING BY

ASA BARTON, For the Proprietors, at two dollars per annum, pagable semi-annually. No paper discontinued, until all arrearages are paid,

out at the option of the publisher. ADVERTISEMENTS conspicuously inserted, and on the usual terms.

0.7-All letters, addressed to the publisher, must be

VOLUME I.

AN ACT to I

of Sessions,

Sessions. Sect. 1. Bei Representatives shall be a Court within this State two associate Ju for any county, siness; to be Governor, with soon as conveni with all powers Gaols and other settlement of co tionments, and i

ty taxes, grantin

discontinuing h

appertaining to a Sect. 2. Bei Sessions, shall b counties in this S ing, to wit: with York, on the Tu May, and at Ali ber; within and on the third Tu day of October; berland, at Port and the fourth for the County Tuesday in April last Tuesday in ty of Somerset, day of March an within and for th the second Tues second Tuesday ond Tuesday in ty of Hancock, April, and on the Thesday of Nove Washington, at next after the fir Wednesday next ber ; within and Bangor, on the fi

the several Cour have day, be pro respective Court counties, at the t provided by this the Clerks of the Sect. 4. Be it Court of Commo be in session in th the Clerk of the point some suital to said Court of close of each da Court, which the

and on the secon Sect. 3. Be i

taken for, return

records so made, records of the Co Common Pleas, of the Clerk pro Sect. 5. Be in Justices of Sessi three dollars for a Court, and one d paid out of the C are hereby author keeper, to wait the expense of w ury, and not to e

Sect. 6. Be il shall happen, the tices assembled, a any one of said. said Court, until Sect. 7. Be to in each of the Co

mittee of three fr pointed by the G Council, as soon their pleasure, w capacity, and be given to committ sions, agreeably recling the metho ion for the repair ed the second day one thousand eig ded, That if at at happen in said Council, or in ca of the appointme uny one or more may be filled, an thereto, for the the Court of Sec one or more, or a personally intere discontinuing of of Sessions shall persons, or an en same in the place or whole Commit pointed by the C to the faithful pe Sect. 8. Be it her of any stand appointed to act i seventh section and paid, for each charge of the pr

of three dollars; or altering highw Hessions, the com in which the hig and when employ taining the pract making any prop he paid as afores ing the same, and may determine.

Sect. 9. Be il Committee appointion of this act, the expense of n said Court of Ses be laid out and n